1 THE HONORABLE THOMAS S. ZILLY 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON 9 AT SEATTLE 10 NORDSTROM, INC., a Washington No.: C21-1435TSZ corporation, 11 Plaintiff, STIPULATION TO DISMISS ALL 12 **CLAIMS WITH PREJUDICE** v. 13 NOTE ON MOTION CALENDAR: XL INSURANCE AMERICA, INC.; ACE AMERICAN INSURANCE COMPANY; September 6, 2022 AIG SPECIALTY INSURANCE 15 COMPANY; CONTINENTAL CASUALTY COMPANY; IRONSHORE SPECIALTY 16 INSURANCE COMPANY; and FACTORY MUTUAL INSURANCE COMPANY, 17 Defendants. 18 19 20 **STIPULATION** Plaintiff Nordstrom, Inc., and Defendants XL Insurance America, Inc., ACE 21 American Insurance Company, AIG Specialty Insurance Company, Continental Casualty Company, Ironshore Specialty Insurance Company, and Factory Mutual Insurance Company, 23 by and through their respective counsel, stipulate that the claims asserted by Plaintiff against 24 Defendants, including all contractual and extra-contractual claims, should be dismissed with 25 prejudice and without an award of costs or fees to any of the Parties. 26

STIPULATION TO DISMISS ALL CLAIMS WITH PREJUDICE NO.: C21-1435TSZ

PAGE 1 Bullivant|Houser|Bailey PC

1	DATED: September 6, 2022	
2		
3	GORDON TILDEN THOMAS & CORDELL LLP	BULLIVANT HOUSER BAILEY PC
4	CORDLEL LEI	
5		Drug/Daniel D. Dantson
6	By: s/ Kasey D. Huebner Michael Rosenberger, WSBA #17730	By: s/ Daniel R. Bentson Daniel R. Bentson, WSBA #36825
7	Kasey D. Huebner, WSBA #32890 Guinevere Becker Bogusz, WSBA #52937	Westin McLean, WSBA #46462 dan.bentson@bullivant.com westin.mclean@bullivant.com
8	mrosenberger@gordontilden.com khuebner@gordontilden.com	
9	gbogusz@gordontilden.com	Attorneys for Defendant Factory Mutual Insurance Company
10	Attorneys for Plaintiff	
11	FORSBERG & UMLAUF, P.S.	ZELLE LLP
12		
13	By: s/ Carl E. Forsberg	By: s/Matthew L. Gonzalez
14	Carl E. Forsberg, WSBA #17025 cforsberg@foum.law	Matthew L. Gonzalez, <i>pro hac vice</i> Gabrielle Siskind, <i>pro hac vice</i>
15	Attorneys for Defendant XL Insurance	mgonzalez@zelle.com gsiskind@zelle.com
16	America, Inc.	
17		Attorneys for Defendant XL Insurance America, Inc.
18	JENSEN MORSE BAKER PLLC	CLYDE & CO US LLP
19		
20	By: s/ Gabriel Baker	By: s/ Susan Koehler Sullivan
21	Gabriel Baker, WSBA #28473 Benjamin Roesch, WSBA #39960	Susan Koehler Sullivan WSBA #21725 Robert A. ("Bob") Meyers, WSBA #24846
22	gabe.baker@jmblawyers.com benjamin.roesch@jmblawyers.com	susan.sullivan@clydeco.us bob.meyers@clydeco.us
23		, , ,
24	Attorneys for AIG Specialty Insurance Company	Attorneys for ACE American Insurance Company
25		

STIPULATION TO DISMISS ALL CLAIMS WITH PREJUDICE NO.: C21-1435TSZ

PAGE 2

П			
1	GORDON THOMAS HONEYWELL LLP	BAKER & HOSTETLER LLP	
2	GORDOT THOMAS HOLVET WELL ELI	British & Hostbiller Ber	
3	By: s/ Michael E. Ricketts	By: s/ James R. Morrison	
4	Michael E. Ricketts, WSBA #09387 mricketts@gth-law.com	James R. Morrison, WSBA #43043 jmorrison@bakerlaw.com	
5	Attorneys for Continental Casualty	Attorneys for Ironshore Specialty Insurance	
6	Company	Company	
7 8	MOUND COTTON WOLLAN & GREENGRASS LLP	ROBINS KAPLAN LLP	
9		By: s/ James A. Kitces	
10	By: s/ Costantino P. Suriano Costantino P. Suriano, pro hac vice	James A. Kitces, <i>pro hac vice</i> JKitces@RobinsKaplan.com	
11	Robert S. Goodman, pro hac vice csuriano@moundcotton.com	Attorneys for Ironshore Specialty Insurance	
12	RGoodman@moundcotton.com	Company	
13	Attorneys for Continental Casualty		
14	Company		
15	DENTONS US LLP		
16			
17	By: s/ Erin E. Bradham		
18	Erin E. Bradham, pro hac vice erin.bradham@dentons.com		
19	Attorneys for AIG Specialty Insurance		
20	Company		
21	IT IS SO ORDERED this, day of September 2022.		
22			
23			
24	THE HONORABLE THOMAS S. ZILLY		
25	4859-3019-1409.1		
26	7007-3017*1 7 07.1		

STIPULATION TO DISMISS ALL CLAIMS WITH PREJUDICE NO.: C21-1435TSZ

PAGE 3